



## THE CITY OF NEW YORK LAW DEPARTMENT

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## BY FAX

MICHAEL A. CARDOZO

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The Honorable James C. Francis IV United States Magistrate Judge Daniel Patrick Moynihan United States Courthouse 500 Pearl Street - Room 1960 New York, New York 10007-1312

USDC SDNY
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January 23, 2006 Docker

Re:

Crotty, et al. v. The City of New York, et al. (USDC SDNY 05 CV 7577 (KMK) (JCF)) Coburn, et al. v. The City of New York, et al. (USDC SDNY 05 CV 7623 (KMK) (JCF)) Sloan, et al. v. The City of New York, et al. (USDC SDNY 05 CV 7668 (KMK) (JCF)) Galitzer, et al. v. The City of New York, et al. (USDC SDNY 05 CV 7669 (KMK) (JCF)) Abdell, et al. v. The City of New York, et al. (USDC SDNY 05 CV 8453 (KMK) (JCF)) Adams, et al. v. The City of New York, et al. (USDC SDNY 05 CV 9484 (KMK) (JCF)) Will, et al. v. The City of New York, et al. (USDC SDNY 05 CV 9974) (KMK) (JCF) Emmer v. The City of New York, et al. (USDC SDNY 05 CV 9993 (KMK) (JCF) Bruce v. The City of New York, et al. (USDC SDNY 05 CV 10006) (KMK) (JCF) Scharf v. The City of New York, et al. (USDC SDNY 05 CV 10012) (KMK) (JCF)

Dear Judge Francis:

As we discussed with you at the last RNC status conference, on January 18, 2006, defendants respectfully request that you order plaintiffs in the above-captioned cases to release to defendants their information that has been sealed pursuant to New York Criminal Procedure Law § 160.50. As Your Honor is aware, to obtain information sealed pursuant to NYCPL § 160.50, including the Criminal Court files and District Attorney's files that relate to the arrest and prosecution of these plaintiffs, and to begin to investigate the circumstances of those arrests and prosecutions, defendants need properly executed releases from plaintiffs.

In a series of letters to plaintiffs in the foregoing actions, Defendants have provided to plaintiffs blank release forms and have requested their prompt cooperation in executing them. Defendants subsequently have written to plaintiffs in each of these actions on multiple occasions to remind them of the information needed, to apprise them that these cases cannot proceed without their cooperation and to inform them that Defendants would be forced to seek court intervention in the absence of their cooperation in discovery.

By way of example, attached please find the September 29, 2005 letter (and 3 follow-up letters) in the case of Coburn, et al. v. The City of New York, et al. (Exh. "A"). Substantially identical letters have been sent in each of these cases on the following dates:

Crotty - November 10, December 28

Coburn - September 29, October 31, December 1 and December 29

Sloan - September 28, November 2, and December 29

Galitzer - September 29, November 4, December 8 and December 29

Abdell - October 17, December 6, December 28

Adams - November 21, December 6 and December 28

Will - December 28, January 10

Emmer – December 8, December 29

Bruce - December 9, December 29

Scharf - December 19, January 6

Despite these repeated requests, the following plaintiffs have failed to provide

## releases:

Crotty - Kavita Kulkarni

Coburn - Sarah Coburn

Sloan - Emily Sloan; Michael Sladek

Galitzer - Gwynn Galitzer

Abdell - Laura Kresslev

Adams - Sidney Vault; Scott Beibin

Will - Bradley Will

Emmer - Keith Emmer

Bruce - Douglas Bruce

Scharf - Andrea Scharf

Given the critical importance of the discovery sought through these releases, the ample opportunity provided to plaintiffs to cooperate in discovery, the repeated warnings to plaintiffs that defendants would seek Court intervention absent compliance and the complete failure of these plaintiffs to comply with defendants' requests, defendants respectfully request that plaintiffs in the above-captioned actions be ordered to provide to defendants properly executed releases within five (5) days of your order on this application or be subject to the dismissal of their claims. +th(10)

Very truly yours,

cc: Counsel in the captioned cases (by email)

Peter Farrell

Fred Weiler

Jed Weiss

Jeff Dougherty